1	$\infty$
J	_
J.	Z
-	Z
- A	$\equiv$
	5
)	
-	S
	Z
ם ר	
7	Q
A L	$\supset$
-	_

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

27

28

LAURA PETERS,

1	D. Lee Roberts, Jr., Esq.
2	lroberts@wwhgd.com
	Nevada Bar No. 8877
3	Ryan T. Gormley, Esq.
	rgormley@wwhgd.com
4	Nevada Bar No. 13494
	Jonathan J. Winn, Esq.
5	jwinn@wwhgd.com
	Nevada Bar No. 12896
6	WEINBERG, WHEELER, HUDGINS,
	GUNN & DIAL, LLC
7	6385 South Rainbow Blvd., Suite 400
	Las Vegas, Nevada 89118
8	Telephone: (702) 938-3838
	Facsimile: (702) 938-3864
9	Attom my for Defendant
	Attorneys for Defendant
10	Swift Transportation Co. of Arizona, LLC

## UNITED STATES DISTRICT COURT **DISTRICT OF NEVADA**

Plaintiff, v. **SWIFT** TRANSPORTATION CO. OF ARIZONA, LLC; DOE DRIVER; DOES I through XX, inclusive; and ROE BUSINESS ENTITIES I through XX, inclusive,

Defendants.

Case No. 2:19-cv-00874-GMN-EJY

STIPULATION AND ORDER TO EXTEND JOINT PRETRIAL **DISCLOSURE DEADLINE** 

(FIRST REQUEST)

Pursuant to Local Rules IA 6-1, 6-2 and LR 7-1, the undersigned counsel of record for Defendant Swift Transportation Co. of Arizona, LLC ("Swift") and Plaintiff Laura Peters hereby STIPULATE to extend the time for the parties to file their Joint Pretrial Disclosure as set forth in this Court's Order dated January 23, 2023 (ECF No. 96) by 21 days. The current deadline for said Disclosure is February 14, 2023. The extension would give the parties until March 7, 2023. This is the first stipulation seeking to extend the subject deadline.

The parties submit that good cause exists for the requested stipulation. The parties are in

## Case 2:19-cv-00874-GMN-EJY Document 100 Filed 02/09/23 Page 2 of 2

1

2

3

4

5

6

7

8

9

10

11

12

13

14

15

16

17

18

19

20

21

22

23

24

25

26

the p	rocess of	f draftin	ig exhibi	t list	s and c	ulling	down	the	exten	sive	exhibi	ts in	this	matter	for
trial.	Moreov	er, lead	counsel	for	Plaintif	f has	been	prep	aring	for	a trial	slate	d to	begin	on
February 13, 2023 and counsel for Swift is currently out of office until February 14, 2023.															

The parties further submit that this extension is requested in good faith and with no dilatory motive. Respectfully submitted,

DATED: February 9, 2023

/s/ Ryan T. Gormley D. Lee Roberts, Jr., Esq.

Ryan T. Gormley, Esq. Weinberg, Wheeler, Hudgins, GUNN & DIAL, LLC

6385 South Rainbow Blvd., Suite 400 Las Vegas, Nevada 89118 Attorneys for Defendant

Swift Transportation Co. of Arizona, LLC

DATED: February 9, 2023

/s/ Ramzy Paul Ladah (with permission) Ramzy Paul Ladah, Esq. LADAH LAW FIRM, PLLC 517 S. Third Street Las Vegas, Nevada 89101

Attorneys for Plaintiff

Laura Peters

## IT IS SO ORDERED.

DATED: February 9, 2023



28